CHAPTER 12

RULES FOR INVOLUNTARY HOSPITALIZATION OF MENTALLY ILL PERSONS

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CHAPTER 12 RULES FOR INVOLUNTARY HOSPITALIZATION OF MENTALLY ILL PERSONS

[Forms included at rule 12.36] See Iowa Code section 229.40

Rule 12.1 Application — forms obtained from clerk. A form for application seeking the involuntary hospitalization or treatment of any person on grounds of serious mental impairment may be obtained from the clerk of court in a county in which the person whose hospitalization is sought resides or is presently located. Such application may be filled out and presented to the clerk by any person who has an interest in the treatment of another for serious mental impairment and who has sufficient contact with or knowledge about that person to provide the information required on the face of the application and by Iowa Code section 229.6. The clerk or clerk's designee shall provide the forms required by Iowa Code section 229.6 to the person who desires to file the application for involuntary commitment. The clerk shall see that all the necessary information required by Iowa Code section 229.6 accompanies the application.

[Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]

Rule 12.2 Termination of proceedings — insufficient grounds. If the judge or referee determines that insufficient grounds to warrant a hearing on the respondent's serious mental impairment appear on the face of the application and supporting documentation, the judge or referee shall order the proceedings terminated, so notify the applicant, and all papers and records pertaining thereto shall be confidential and subject to the provisions of Iowa Code section 229.24. [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]

Rule 12.3 Notice to respondent — requirements.

- **12.3(1)** If the judge or referee determines that sufficient grounds to warrant a hearing on the respondent's serious mental impairment appear on the face of the application and supporting documentation, the sheriff or sheriff's deputy shall immediately serve notice, personally and not by substitution, on the respondent. Pursuant to Iowa Code section 229.9, notice shall also be served on respondent's attorney as soon as the attorney is identified or appointed by the judge or referee.
- **12.3(2)** If the respondent is being taken into immediate custody pursuant to Iowa Code section 229.11, the notice shall include a copy of the order required by section 229.11 and rule 12.14.
- **12.3(3)** The notice of procedures required under Iowa Code section 229.7 shall inform the respondent of the following:
 - a. The respondent's immediate right to counsel, at county expense if necessary.
- b. The right to request an examination by a physician of the respondent's choosing, at county expense if necessary.
 - c. The right to be present at the hearing.
- d. The right to a hearing within five days if the respondent is taken into immediate custody pursuant to Iowa Code section 229.11.
- *e*. The right not to be forced to hearing sooner than forty-eight hours after notice, unless respondent waives such minimum prior notice requirement.
 - f. The respondent's duty to remain in the jurisdiction and the consequences of an attempt to leave.
- g. The respondent's duty to submit to examination by a physician appointed by the court. [Supreme Court Report 1979; amendment 1982; November 9, 2001, effective February 15, 2002]
- **Rule 12.4 Notice requirement** waiver. The respondent may waive the minimum prior notice requirement only in writing and only if the judge or referee determines that the respondent's best interests will not be harmed by such waiver.

[Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]

Rule 12.5 Hearings — continuance. At the request of the respondent or the respondent's attorney, the hearing provided in Iowa Code section 229.12 may be continued beyond the statutory limit in order that the respondent's attorney has adequate time to prepare for the case, and in such instances custody pursuant to Iowa Code section 229.11 may be extended by court order until the hearing is

held. The continuance shall be no longer than five days beyond the statutory limit, unless respondent gives written consent to the longer continuance.

[Supreme Court Report 1979; amendment 1980; November 9, 2001, effective February 15, 2002]

Rule 12.6 Attorney conference with respondent — location — transportation. If the respondent is involuntarily confined prior to the hearing pursuant to a determination under Iowa Code section 229.11, the respondent's attorney may apply to the judge or referee for an opportunity to confer with the respondent, in a place other than the place of confinement, in advance of the hearing provided for in Iowa Code section 229.12. The order shall provide for transportation and the type of custody and responsibility therefor during the period the respondent is away from the place of confinement under this rule.

[Supreme Court Report 1979; amendment 1980; November 9, 2001, effective February 15, 2002]

Rule 12.7 Service, other than personal. If personal service as defined in rule 12.3 cannot be made, any respondent may be served as provided by court order, consistent with due process of law. [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]

Rule 12.8 Return of service. Returns of service of notice shall be made as provided in Iowa R. Civ. P. 1.308.

[Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]

Rule 12.9 Amendment of proof of service. Amendment of process or proof of service shall be allowed in the manner provided in Iowa R. Civ. P. 1.309. [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]

Rule 12.10 Attorney evidence and argument — predetermination. If practicable the court should allow the respondent's attorney to present evidence and argument prior to the judge's determination under Iowa Code section 229.11.

[Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]

Rule 12.11 Attorney evidence and argument — after confinement. If the respondent's attorney is afforded no opportunity to present evidence and argument prior to the determination under Iowa Code section 229.11, the attorney shall be entitled to do so after the determination during the course of respondent's confinement pursuant to an order issued under that section.

[Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]

Rule 12.12 Examination report to attorney. The clerk shall furnish the respondent's attorney with a copy of the examination report filed pursuant to Iowa Code section 229.10(2), as soon as possible after receipt. In ruling on any request for an extension of time under Iowa Code section 229.10(4), the court shall consider the time available to the respondent's attorney after receipt of the examination report to prepare for the hearing and to prepare responses from physicians engaged by the respondent, where relevant. Respondent's attorney shall promptly file a copy of a report of any physician who has examined respondent and whose evidence the attorney expects to use at the hearing. The clerk shall provide the court and the county attorney with a copy thereof when filed.

[Supreme Court Report 1979; amendment 1980; November 9, 2001, effective February 15, 2002]

Rule 12.13 Physician's report. The court-designated physician shall submit a written report of the examination as required by Iowa Code section 229.10(2) on the form designated for use by the supreme court. The report shall contain the following information, or as much thereof as is available to the physician making the report:

- (1) Respondent's name;
- (2) Address;
- (3) Date of birth;
- (4) Place of birth;
- (5) Sex;
- (6) Occupation;
- (7) Marital status;
- (8) Number of children, and names;

- (9) Nearest relative's name, relationship, and address; and
- (10) The physician's diagnosis and recommendations with a detailed statement of the facts, symptoms and overt acts observed or described to the physician, which led to the diagnosis. [Supreme Court Report 1979; amendment 1980; November 9, 2001, effective February 15, 2002]
- **Rule 12.14 Probable cause.** The judge's or referee's immediate custody order under Iowa Code section 229.11 shall include a finding of probable cause to believe that the respondent is seriously mentally impaired and is likely to inflict self-injury or injure others if allowed to remain at liberty. [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]
- **Rule 12.15 Hearing county location.** The hearing provided in Iowa Code section 229.12 shall be held in the county where the application was filed unless the judge or referee finds that the best interests of the respondent would be served by transferring the proceedings to a different location. [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]
- Rule 12.16 Hearing location at hospital or treatment facility. The hearing required by Iowa Code section 229.12 may be held at a hospital or other treatment facility, provided a proper room is available and provided such a location would not be detrimental to the best interests of the respondent. [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]
- Rule 12.17 Respondent's rights explained before hearing. The respondent's rights as set out in rule 12.3(3) and the possible consequences of the procedures shall be explained to the respondent by the respondent's attorney to the extent possible. Prior to the commencement of the hearing under Iowa Code section 229.12, the judge or referee shall ascertain whether the respondent has been so informed.

[Supreme Court Report 1979; amendment 1980; November 9, 2001, effective February 15, 2002]

Rule 12.18 Subpoenas. Subpoena power shall be available to all parties participating in the proceedings, and subpoenas or other investigative demands may be enforced by the judge or referee. [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]

Rule 12.19 Presence at hearing — exceptions.

- 12.19(1) The person(s) filing the application and any physician or mental health professionals who have examined respondent and have submitted a written examination of the respondent in connection with the hospitalization proceedings must be present at the hearing conducted under Iowa Code section 229.12 unless their presence is waived by the respondent's attorney, the judge or referee finds their presence is not necessary, or their testimony can be taken through telephonic means and the respondent's attorney does not object.
- 12.19(2) The respondent must be present at the hearing unless prior to the hearing the respondent's attorney stipulates in writing to respondent's absence, such stipulation to state that the attorney has conversed with the respondent, that in the attorney's judgment the respondent can make no meaningful contribution to the hearing, and the basis for such conclusions. A stipulation to the respondent's absence shall be reviewed by the judge or referee before the hearing, and may be rejected if it appears that insufficient grounds are stated or that the respondent's interests would not be served by respondent's absence.

[Supreme Court Report 1979; amendment 1980; October 11, 1991, effective January 2, 1992; November 9, 2001, effective February 15, 2002]

- **Rule 12.20 Hearing electronic recording.** An electronic recording or other verbatim record of the hearing provided in Iowa Code section 229.12 shall be made and retained for three years or until the respondent has been discharged from involuntary custody for 90 days, whichever is longer. [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]
- **Rule 12.21 Transfer from county of confinement.** If the respondent is in custody in another county prior to the hearing provided in Iowa Code section 229.12, respondent's attorney may request that the respondent be delivered to the county in which the hearing will be held prior thereto in order to facilitate preparation by respondent's attorney. Such requests should be denied only if they are unreasonable and if the denial would not harm respondent's interests in representation by counsel.

This rule is not intended to authorize permanent transfer of the respondent to another facility without conformance to appropriate statutory procedures.

[Supreme Court Report 1979; amendment 1980; November 9, 2001, effective February 15, 2002]

Rule 12.22 Evaluation and treatment. If the respondent is found by the court to be seriously mentally impaired following a hearing under Iowa Code section 229.12, evaluation and treatment shall proceed as set out in Iowa Code section 229.13.

[Supreme Court Report 1979; amendment 1980; November 9, 2001, effective February 15, 2002]

Rule 12.23 Evaluation — time extension. If, pursuant to Iowa Code section 229.13, the chief medical officer requests an extension of time for evaluation beyond 15 days, the chief medical officer shall file application in the form prescribed by this chapter with the clerk of court in the county in which the hearing was held. The application shall contain a statement by the chief medical officer or the officer's designee identifying with reasonable particularity the facts and reasons in support of the request for extension. The clerk shall immediately notify the respondent's attorney of the request and shall furnish a copy of the application to the attorney. The clerk shall also immediately furnish a copy of the application to the respondent's advocate, if one has been appointed.

[Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]

Rule 12.24 Evaluation report. The findings of the chief medical officer pursuant to Iowa Code section 229.14 must state with reasonable particularity on the form prescribed by this chapter the facts and basis for the diagnostic conclusions concerning the respondent's serious mental impairment and recommended treatment, including but not limited to: The basis for the chief medical officer's conclusion as to respondent's mental illness, judgmental capacity concerning need for treatment, treatability, and dangerousness; and the basis for the chief medical officer's conclusions concerning recommended treatment including the basis for the judgment that the chief medical officer's treatment recommendation is the least restrictive alternative treatment pursuant to options (a), (b), (c), or (d) of Iowa Code section 229.14(1).

[Supreme Court Report 1979; November 9, 2001, effective February 15, 2002; October 1, 2008, effective December 15, 2008]

Rule 12.25 Reports issued by clerk. The clerk shall promptly furnish copies of all reports issued under Iowa Code section 229.15 to the patient's attorney or advocate or to both if they both are serving in their respective capacities at the same time, and such reports shall comply substantially with the requirements of rule 12.24.

[Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]

Rule 12.26 Clerk's filing system. The clerk shall institute an orderly system for filing periodic reports required under Iowa Code section 229.15 and shall in timely fashion ascertain when a report is overdue. In the event a report is not filed, the clerk shall contact the chief medical officer of the treatment facility and obtain a report.

[Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]

Rule 12.27 Emergency detention — magistrate's approval. If the magistrate does not immediately proceed to the facility where a person is detained pursuant to Iowa Code section 229.22, the magistrate shall verbally communicate approval or disapproval of the detention and such communication shall be duly noted by the chief medical officer of the facility on the form prescribed by this chapter.

[Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]

Rule 12.28 Emergency detention — medical officer absent from facility. If the facility to which the respondent is delivered pursuant to Iowa Code section 229.22 lacks a chief medical officer, the person then in charge of the facility shall, if treatment appears necessary to protect the respondent, immediately notify a physician. The person in charge of the facility shall then immediately notify the magistrate.

[Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]

Rule 12.29 Attorney appointed. As soon as practicable after the respondent's delivery to a facility under Iowa Code section 229.22, the magistrate shall identify or appoint an attorney for the respondent and shall immediately notify such attorney of respondent's emergency detention. If counsel can be identified at the time of respondent's arrival at a facility, or if legal services are available through a legal aid or public defender office, the magistrate must immediately notify such counsel and such counsel shall be afforded an opportunity to see the respondent and to make such preparation as is appropriate before or after the magistrate's order is issued.

[Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]

Rule 12.30 Chemotherapy procedure. When chemotherapy has been instituted prior to a hearing under Iowa Code section 229.12, the chief medical officer of the facility where the respondent is hospitalized shall, prior to the hearing, submit to the clerk of the district court where the hearing is to be held, a report in writing listing all types of chemotherapy given for purposes of affecting the respondent's behavior or mental state during any period of custody authorized by Iowa Code section 229.4(3), 229.11 or 229.22. For each type of chemotherapy the report shall indicate either the chemotherapy was given with the consent of the patient or the patient's next of kin or guardian or the way the chemotherapy was "necessary to preserve the patient's life or to appropriately control behavior by the person which is likely to result in physical injury to that person or others if allowed to continue." The report shall also include the effect of the chemotherapy on the respondent's behavior or mental state. The clerk shall file the original report in the court file, advise the judge or referee and the respondent's attorney accordingly and provide a copy of the report to respondent's attorney if so requested

[Supreme Court Report 1979; amendment 1980; November 9, 2001, effective February 15, 2002]

Rule 12.31 Outpatient treatment plan. If, pursuant to Iowa Code section 229.14(3), the chief medical officer determines that the patient is suited for outpatient care, the chief medical officer (or a designee) shall determine the specific care and treatment guidelines upon which the outpatient status will be based and shall discuss these guidelines with the patient. These written guidelines shall be known as the Outpatient Treatment Plan (O.T.P.). If the chief medical officer (or a designee) alleges that the O.T.P. has been breached, the judge or a judicial hospitalization referee shall hold a hearing as provided by Iowa Code sections 229.14(3) and 229.12 to determine whether the patient should be rehospitalized, whether the O.T.P. should be revised, or whether some other remedy should be ordered. The patient shall be given reasonable notice of such a hearing.

[Supreme Court Report 1982; amendment 1983; November 9, 2001, effective February 15, 2002]

Rules 12.32 to 12.35 Reserved.

Rule 12.36 Forms for involuntary hospitalization of mentally ill persons. Rule 12.36 — Form 1: Application Alleging Serious Mental Impairment Pursuant to Iowa Code Section 229.6.

IN THE IOWA DISTRICT COURT IN AND	FOR	COUNTY, IOWA		
	DAT	Е:		
	TIM	E:		
IN THE MATTER OF:	No			
ALLEGED TO BE SERIOUSLY MENTALLY IMPAIRED,	MENTAL I	MPAIRME	LEGING SEI ENT PURSUA ECTION 229	ANT TO
Respondent.				
I	(address), allo	ege Respond	dent is sufferin	ng from serious
Based on the above facts, I believe Respondent is a dang emotional injury to persons who are unable to remove then				causing serious
Do you request the respondent be taken into immediate	custody?	Yes		o
☐ Attached hereto is a written statement of a licensed phys	sician in support of	f this applic	ation.	
☐ Attached hereto is an affidavit corroborating these allega	ations.			
Oath and Signature				
I.	_ have read this A	application,	and I certify u	inder penalty
Print your full name: first, middle, last of perjury and pursuant to the laws of the State of Iowa tha	t the information I	have provi	ded in this Ap	plication is
true and correct.				20
Applicant's signature*	Month		Day	Year
Mailing address	City		State	ZIP code
() Email address		Additional e		7. 17

*Whether filing electronically or in paper, you must handwrite your signature on this form. If you are filing electronically, scan the form after signing it and then file electronically.

Form 1 [Supreme Court Report 1979; amendment 1981; November 9, 2001, effective February 15, 2002; Court Order March 31, 2020, temporarily effective March 31, 2020, permanently effective May 30, 2020]

Rule 12.36 — Form 2: Affidavit in Support of Application Alleging Serious Mental Impairment Pursuant to Iowa Code Section 229.6.

IN THE IOWA	A DISTRICT COURT IN AND	FOR	COUNTY, IO	WA
IN THE MATTER OF:		No		
ALLEGED TO BE SERIOU MENTALLY IMPAIRED,	JSLY ,	ALLEGING SEI	SUPPORT OF APPL RIOUS MENTAL IMP DIOWA CODE SECT	PAIRMENT
Respondent.				
I, of	[(add	lress), state that I		
am acquainted with Respond	lent who resides at	(Street)	(Cit	y) ,
	County, Iowa and that I believe	ve the above named	person is seriously men	tally impaired.
In support thereof, I state	-		p	,p
Oath and Signature				
I,	first, middle, last	_, have read this Af	fidavit, and I certify und	er penalty
of perjury and pursuant to t	first, middle, last he laws of the State of Iowa tha	at the information I h	nave provided in this Af	fidavit is
true and correct.				
Affiant's signature*		Month		_, 20
лунан з явнаште		www	Day	1ear
Mailing address		City	State	ZIP code
()				
Phone number	Email address	Ā	dditional email address, if	applicable

Form 2 [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002; Court Order March 31, 2020, temporarily effective March 31, 2020, permanently effective May 30, 2020]

^{*}Whether filing electronically or in paper, you must handwrite your signature on this form. If you are filing electronically, scan the form after signing it and then file electronically.

Rule 12.36 — Form 3: Notice to Respondent Pursuant to Iowa Code Section 229.7.

Removed from chapter by court order May 22, 2019, effective September 3, 2019.

Form 3 [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002; November 10, 2011, effective January 9, 2012; May 22, 2019, effective September 3, 2019]

Rule 12.36 — Form 4: Order for Immediate Custody Pursuant to Iowa Code Section 229.11.

Removed from chapter by court order May 22, 2019, effective September 3, 2019.

Form 4 [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002; May 22, 2019, effective September 3, 2019]

Rule 12.36 — Form 5: Order Appointing Attorney Pursuant to Iowa Code Section 229.8.

Removed from chapter by court order May 22, 2019, effective September 3, 2019.

Form 5 [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002; May 22, 2019, effective September 3, 2019]

Rule 12.36 — Form 6: Application for Appointment of Counsel and Financial Statement.

IN THE IOWA DISTRICT COURT IN ANI	FOR	COUNTY, IOWA	
IN THE MATTER OF:	No		
ALLEGED TO BE SERIOUSLY MENTALLY IMPAIRED,	OF	ON FOR APPOINTS COUNSEL AND ICIAL STATEMENT	
Respondent.			
I, the undersigned, say that I am (respondent) (respondent or (guardian) herein, and I request the Court to appoint cour statement relating to respondent's financial affairs is submit Name	asel to represent respon- uitted in support of this	dent at public expense.	The following
Address			
Marital status			
Number and ages of dependents			
Business or employment			
Average weekly earnings			
Total income past 12 months			
Is respondent now in custody: YesNo	If NO, is respondent w	orking and at what sal	ary:
Is spouse working: YesNo If so, na	me of employer and av	erage weekly wage	
Motor vehicles: List make, year, amount owing thereon, if	f any, and how title is r	egistered	
List balance of bank accounts of respondent and spouse _			
List all sources of income other than salary from employn	nent		
Describe real estate owned, if any, and value thereof			
Total amount of debts:			
List on the reverse side hereof all other assets owned by re-	espondent, other than c	lothing and personal e	effects.
Oath and Signature			
Ι,	_, have read this Appl	ication, and I certify u	nder penalty
Print your full name: first, middle, last of perjury and pursuant to the laws of the State of Iowa th	at the information I has	ze provided in this Am	nlication is
true and correct.	it the information i have	e provided in this ripp	pireducii is
			_, 20
Applicant's signature*	Month	Day	Year
Mailing address	City	State	ZIP code
()			
Phone number Email address	Ada	litional email address, if	applicable

*Whether filing electronically or in paper, you must handwrite your signature on this form. If you are filing electronically, scan the form after signing it and then file electronically.

Form 6 [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002; Court Order March 31, 2020, temporarily effective March 31, 2020, permanently effective May 30, 2020]

Rule 12.36 — Form 7: Appointment of Physician Pursuant to Iowa Code Section 229.8.

Removed from chapter by court order May 22, 2019, effective September 3, 2019.

Form 7 [Supreme Court Report 1979; amendment 1981; Court Order April 3, 1996, effective July 1, 1996; November 9, 2001, effective February 15, 2002; August 6, 2007, effective October 15, 2007; May 22, 2019, effective September 3, 2019]

Rule 12.36 — Form 8: Physician's Report of Examination Pursuant to Iowa Code Section 229.10(2).

	IN THE IOWA DISTRICT COURT IN ANI	FORCOUNTY,	IOWA
IN	THE MATTER OF:	No	
ALLEGED TO BE SERIOUSLY MENTALLY IMPAIRED, Respondent.		PHYSICIAN'S REPORT OF EXAMINATION PURSUANT TO IOWA CODE SECTION 229.10(2)	
_	•		
DA	TE AND TIME OF EXAMINATION		
1.	Respondent's Name		
2.			
	(Street) (City or Town)	(County) (State)
3.	Date of Birth		
	(Day) (Mor		
4.	Place of Birth		
5.	Sex		
6.	Occupation		
7.	Marital Status		
8.	Number of Children, and Names		
9.	Nearest Relative's Name Relationship		
	Address(Street) (City or Town)	(County) (State	<u> </u>
)
10.	Is this an examination under Iowa Code section 229.1	1?	
11.	Did a qualified mental health professional assist with	this exam? If so, who?	
	(Please provide address.) If the professional's report	s written, please attach.	
12	In your judgement, is respondent mentally ill?		
12.	If so, state diagnosis and supporting facts:		
	is so, said diagross and supporting tuess		
13.	In your judgment is respondent capable of making respondent	onsible decisions with respect to hospitaliza	ation or treatment?
	If not, state supporting facts:		
14.	In your judgment, is the respondent treatable? If so, state diagnosis and supporting facts:		
15.	In your judgment, would the respondent benefit from	treatment?	

- 16. In your judgment, is the respondent likely to physically injure himself or herself or others?
 - (a) What overt acts have led you to conclude the respondent is likely to physically injure himself or herself or others?

Physician's Report of Examination Pursuant to Iowa Code Section 229.10(2) (cont'd)

	in your judgment, is the respondent likely to inflict severe emotional injury on those unable to avoid contact with the respondent?
18.	Can the respondent be evaluated on an out-patient basis? Basis for answer:
19.	Can the respondent, without danger to self or others, be released to the custody of a relative or friend during the course of evaluation?
20.	Is full-time hospitalization necessary for evaluation?
21.	Does the respondent have a prior history of other physical or mental illness? If yes, please specify.
22.	Was the patient medicated at the time of examination? If so, please supply the following information:
ME	DICINE
DO	SAGE
	IE
	Signed Physician
	Address

Form 8 [Supreme Court Report 1979; amendment 1981; November 9, 2001, effective February 15, 2002]

Rule 12.36 — Form 9: Order for Continuance Pursuant to Iowa Code Section 229.10(4).

Removed from chapter by court order May 22, 2019, effective September 3, 2019.

Form 9 [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002; May 22, 2019, effective September 3, 2019]

Rule 12.36 — Form 10: Stipulation Pursuant to Iowa Code Section 229.12 and Iowa Ct. R. 12.19.

IN THE IOWA DISTRICT COURT IN A	ND FOR COUNTY, IOWA
IN THE MATTER OF:	No
ALLEGED TO BE SERIOUSLY MENTALLY IMPAIRED,	STIPULATION PURSUANT TO IOWA CODE SECTION 229.12 AND IOWA CT. R. 12.19
Respondent.	
impairment. (1) I have conversed with respondent about the hearin (date).	sent at the hearing to determine the respondent's serious mental ng and the respondent's absence on
S	IGNED
- R	espondent's Attorney

Form 10 [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]

N THE MATTER OF:	No
ALLEGED TO BE SERIOUSLY MENTALLY IMPAIRED,	NOTICE OF MEDICATION PURSUANT TO IOWA CODE SECTION 229.12(1)
Respondent.	
Ι,	, physician, inform (Judge
r	Referee) that the respondent was medicated at A
n,	
The medication will cause the following prob	able effects:
The medication (may) (probably will not) affect	ect respondent's ability to understand the nature of these proceedi
	SIGNED

Form 11 [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]

Rule 12.36 — Form 12: Discharge and Termination of Proceeding Pursuant to Iowa Code Section 229.12.

Removed from chapter by court order May 22, 2019, effective September 3, 2019.

Form 12 [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002; May 22, 2019, effective September 3, 2019]

Rule 12.36 — Form 13: Findings of Fact and Order Pursuant to Iowa Code Section 229.13.

Removed from chapter by court order May 22, 2019, effective September 3, 2019.

Form 13 [Supreme Court Report 1979; amendment 1981; November 9, 2001, effective February 15, 2002; November 10, 2011, effective January 9, 2012; May 22, 2019, effective September 3, 2019]

Rule 12.36 — Form 14: Notice of Termination of Proceedings Pursuant to Iowa Code Section 229.21.

IN THE IOWA DISTRICT COURT IN ANI	O FOR COUNTY, IOWA
IN THE MATTER OF:	No
ALLEGED TO BE SERIOUSLY MENTALLY IMPAIRED,	NOTICE OF TERMINATION OF PROCEEDINGS PURSUANT TO IOWA CODE SECTION 229.21
Respondent.	
TO THE CHIEF JUDGE OF THE	JUDICIAL DISTRICT OR DESIGNEE: in regard to the above Respondent for the reasons stated in the
Judi	icial Hospitalization Referee County, Iowa

Form 14 [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]

Rule 12.36 — Form 15: Notice of Order Pursuant to Iowa Code Section 229.21.

IN THE IOWA DISTRICT COU	JRT IN AND FOR	COUNTY, IOWA
IN THE MATTER OF:	No	_
ALLEGED TO BE SERIOUSLY MENTALLY IMPAIRED,		NOTICE OF ORDER SUANT TO IOWA CODE SECTION 229.21
Respondent.		
TO THE CHIEF JUDGE OF THE	JUI	DICIAL DISTRICT OR DESIGNEE:
Please be advised that I have issued an orde findings of fact, copies of which are attached.		ent for the reasons stated in the order and
DATE OF HOSPITALIZATION		
	Judicial Hospitalizatio	
		County, Iowa

Form 15 [Supreme Court Report 1979; amendment 1980; November 9, 2001, effective February 15, 2002]

Rule 12.36 — Form 16: Application for Order for Extension of Time for Psychiatric Evaluation Pursuant to Iowa Code Section 229.13.

IN THE IOWA DISTRICT COURT IN AND	FORCOUNTY, IOWA
	DATE
IN THE MATTER OF:	No
ALLEGED TO BE SERIOUSLY MENTALLY IMPAIRED,	APPLICATION FOR ORDER FOR EXTENSION OF TIME FOR PSYCHIATRIC EVALUATION PURSUANT TO IOWA CODE SECTION 229.13
Respondent.	
I,, Chief Medical Officer of the request an extension of time not to exceed seven days in ord I request this extension because: I feel this extension is in Respondent's best interests.	
Chief Facili	Medical Officer

Form 16 [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]

Rule 12.36 — Form 17: Order Re: Extension of Time Pursuant to Iowa Code Section 229.13.

Removed from chapter by court order May 22, 2019, effective September 3, 2019.

Form 17 [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002; May 22, 2019, effective September 3, 2019]

Rule 12.36 — Form 18: Chief Medical Officer's Report of Psychiatric Evaluation Pursuant to Iowa Code Section 229.14.

IN THE IOWA DISTRICT COURT IN AND FOR		FOR	COUNTY, IOWA	
IN THE MATTER OF: Respondent.		No		
		CHIEF MEDICAL OFFICER'S REPORT OF PSYCHIATRIC EVALUATION PURSUANT TO IOWA CODE SECTION 229.14		
DA	TE AND TIME OF EVALUATION			
1.	Treatment that respondent has received during the pre	sent hearing and evaluat	ion period.	
2.	Chemotherapy respondent has received: Attachment 1 chemotherapy given at this hospital to the respondent state, along with the effect on the respondent's behavi	for purposes of affecting		
3.	Have there been previous psychiatric illnesses? If so, give approximate dates:			
	Was hospitalization or treatment necessary? If so, give place, date, length of stay, condition on disc	harge:		
4.	Has the respondent any other disease or injury at present so, specify:	ent?		
5.	Respondent's past medical history.			
6.	Is respondent suffering from any transmissible disease past three weeks? If so, specify:	or has respondent been e	xposed to such a disease within	ı the
7.	Is there a family history of mental illness, or mental d If so, give names, relationship and type of disorder:	eficiency, or convulsive	disorder?	
8.	In your judgment is respondent mentally ill? If so, state diagnosis and supporting facts:			
9.	In your judgment is respondent capable of making respondent, state supporting facts:	nsible decisions with resp	pect to hospitalization or treatm	ent?
10.	In your judgment, is the respondent treatable? If so, state diagnosis and supporting facts:			

- 11. In your judgment, is the respondent likely to injure himself or herself or others?
 - (a) What overt acts have led you to conclude the respondent is likely to physically injure himself or herself or others?

Chief Medical Officer's Report of Psychiatric Evaluation Pursuant to Iowa Code Section 229.14 (cont'd)

12. In your judgment, is the respondent likely to inflict severe emotional injury on those unable to avoid contact with the respondent?

13. PROPOSED TREATMENT.

Please state one of the four alternative findings contained in Iowa Code section 229.14:*

- A. If respondent does not require full-time hospitalization, please state your recommendation for treatment on an out-patient or other appropriate basis:
- B. If respondent is in need of full-time custody and care but is unlikely to benefit from further treatment in a hospital, please recommend an alternative placement:
- C. Other:
- 14. State facts and reasons supporting your judgment that the recommended course of treatment is the least restrictive, effective treatment for this patient:

Signed_		
Address		

- *1. That the respondent does not, as of the date of the report, require further treatment for serious mental impairment. (Iowa Code section 229.14(1))
- 2. That the respondent is seriously mentally impaired and in need of full-time custody, care and treatment in a hospital, and is considered likely to benefit from treatment. (Iowa Code section 229.14(2))
- That the respondent is seriously mentally impaired and in need of treatment, but does not require full-time hospitalization. (Iowa Code section 229.14(3))
- 4. That the respondent is seriously mentally impaired and in need of full-time custody and care, but is unlikely to benefit from further treatment in a hospital. (Iowa Code section 229.14(4))

Form 18 [Supreme Court Report 1979; amendment 1980; November 9, 2001, effective February 15, 2002]

Rule 12.36 — Form 19: Chief Medical Officer's Periodic Report Pursuant to Iowa Code Section 229.15(1).

	IN THE IOWA DISTRICT COURT IN AND F	OR COUNTY, IOWA
IN	THE MATTER OF:	No
Res	spondent.	CHIEF MEDICAL OFFICER'S PERIODIC REPORT PURSUANT TO IOWA CODE SECTION 229.15(1)
1.	An order for continued hospitalization of the respondent a	at this hospital was entered
2.	Attachment 1 which is incorporated as part of this report respondent for purposes of affecting the patient's behavi with the effect on the respondent's behavior or mental states.	or or mental state since the last report to the court, along
3.	In my opinion, the patient's condition (has improved) (r	emains unchanged) (has deteriorated).
4.	Check one box.	
	(a) Respondent was tentatively discharged on 229.16 because in my opinion the respondent n impairment. (See EXPLANATION below.)	, 20, pursuant to Iowa Code section to longer requires treatment or care for serious mental
	☐ (b) Respondent was transferred to 20, pursuant to Iowa Code section 229.15(respondent. (See EXPLANATION below.)	on, (4) because in my opinion it is in the best interest of the
	(c) Respondent was placed on leave on 229.15(4) because in my opinion it is in the best in 229.15(4). (See EXPLA	
	\square (d) Respondent continues to be hospitalized in this ho	ospital.
EX	PLANATION:	
(If '	4 (a) is applicable, skip items 5 through 8.)	
5.	In my opinion the following subsection of Iowa Code se	ection 229.14 is applicable (check one box):
	(a) Respondent is seriously mentally impaired and in and is considered likely to benefit from treatment	
	☐ (b) Respondent is seriously mentally impaired and hospitalization. (For treatment recommendations,	•
	☐ (c) Respondent is seriously mentally impaired and i benefit from further treatment in a hospital. RECOMMENDATIONS below.)	n need of full-time custody and care, but is unlikely to (For recommendations of alternate placement, see

RECOMMENDATIONS:

Chie	ef Medical Officer's Periodic Report Pursuant to Iowa Code Section 229.15(1) (cont'd)
(If 5	(b) or (c) is applicable, skip items 6 and 7.)
6.	I estimate that the further length of time the respondent will be required to remain in the hospital to be (not possible to be determined) (days).
7.	I recommend (check one box):
	\square (a) the respondent remain in this hospital. (See EXPLANATION below.)
	☐ (b) the respondent be transferred to or another hospital. (See EXPLANATION below.)
	\square (c) the respondent remain in the hospital to which the respondent has already been transferred. (See EXPLANATION under item 4 above.)
	\Box (d) the patient remain on leave until the date specified for return in item 4 (c) above. (See EXPLANATION under item 4 above.)
	\square (e) the patient be placed on leave until, 20 (See EXPLANATION below.)
EXI	PLANATION:
8.	If continued hospitalization is recommended, state the reasons that in your judgment the recommended course of treatment is the least restrictive, effective treatment for this patient:
	Signed
	Hospital

Form 19 [Supreme Court Report 1980; November 9, 2001, effective February 15, 2002]

Rule 12.36 — Form 20: Periodic Report Pursuant to Iowa Code Section 229.15(2).

	IN THE IOWA DISTRICT COURT IN AND	O FOR COUNTY, IOWA
IN	THE MATTER OF:	No
		PERIODIC REPORT PURSUANT TO IOWA CODE
Res	spondent.	SECTION 229.15(2)
1.	An order for treatment of the respondent on an outp	atient or other appropriate basis at this facility was entered
2.		oort lists all types of chemotherapy given to or prescribed for g the patient's behavior or mental state since the last report to ehavior or mental state.
3.	In my opinion, the patient's condition (has improved) (remains unchanged) (has deteriorated).
4.	Check one box.	
	☐ (a) Respondent was tentatively discharged on Code section 229.16 because in my opinion the mental impairment. (See EXPLANATION be	, 20, pursuant to Iowa e respondent no longer requires treatment or care for serious low.)
	☐ (b) Respondent is failing or refusing to submit to the shown good cause. (See EXPLANATION bel	reatment as ordered by the court and, in my opinion, has not ow.)
	\square (c) Respondent is in treatment as directed by the c	order of the court. (See EXPLANATION below.)
EX	PLANATION:	
(If ·	4 (a) is applicable, skip items 5 through 7.)	
5.	In my opinion the following subsection of Iowa Code	e section 229.14 is applicable (check one box):
	(a) Respondent is seriously mentally impaired and and is considered likely to benefit from treatm	in need of full-time custody, care and treatment in a hospital ent. (See EXPLANATION below.)
	☐ (b) Respondent is seriously mentally impaired and (See EXPLANATION below.)	in need of treatment, but can continue in outpatient treatment.
	` ' -	in need of full-time custody and care, but is unlikely to benefit ation of alternate placement, see EXPLANATION below.)
EX	PLANATION:	
(If :	5 (a) or (c) is applicable, skip item 6.)	
6.	I estimate that the further length of time the responden facility to be (not possible to be determined) (nt will require outpatient or other appropriate treatment at this days).

Periodic Report Pursuant to Iowa Code Section 229.15(2) (cont'd)

7.	If inpatient hospitalization is recommended, state the reasons that in your judgment the recommended course of
	treatment is the least restrictive, effective treatment for this patient.

Signed		
_	(Provide name and title of person submitting report)	
Facility		

Form 20 [Supreme Court Report 1980; November 9, 2001, effective February 15, 2002; October 1, 2008, effective December 15, 2008]

Rule 12.36 — Form 21: Periodic Report Pursuant to Iowa Code Section 229.15(3). (Alternate Placement)

	IN THE IOWA DISTRICT COURT IN AND	FOR COUNTY, IOWA		
IN	THE MATTER OF:	No		
Res	spondent.	PERIODIC REPORT PURSUANT TO IOWA CODE SECTION 229.15(3) (ALTERNATE PLACEMENT)		
1.	An order for continued placement of the respondent at	this facility was entered, 20		
2.	Attachment 1 which is incorporated as part of this reportes respondent for purposes of affecting the patient's behavior or mental with the effect on the respondent's behavior or mental	avior or mental state since the last report to the court, a		
3.	In my opinion, the patient's condition (has improve information concerning the patient's condition and pro-		ional	
4.	Check one box.			
	(a) Respondent was tentatively discharged on section 229.16 because in my opinion the respon impairment. (See EXPLANATION below.)	, 20, pursuant to Iowa on dent no longer requires treatment or care for serious m		
	\square (b) Respondent continues to be in the custody of the	nis facility.		
EX	PLANATION:			
(If ·	4 (a) is applicable, skip items 5 and 6.)			
5.	In my opinion the following subsection of Iowa Code	e section 229.14 is applicable (check one box):		
	\square (a) Respondent is seriously mentally impaired and i and is considered likely to benefit from treatme		spital	
	☐ (b) Respondent is seriously mentally impaired an hospitalization. (See RECOMMENDATIONS		-time	
	(c) Respondent is seriously mentally impaired and in from further treatment in a hospital. (See REC placement at this facility or alternate placement	COMMENDATIONS below, which recommend conti		
RE	COMMENDATIONS:			
(If	5 (b) is applicable, skip item 6.)			
6.	If placement in a hospital is recommended, state the reason is the least restrictive, effective treatment for this patient. It state the reasons that in your judgment the respondent is	If placement in a facility other than a hospital is recommen		
	Signo	ed		
	Facil	lity		

Form 21 [Supreme Court Report 1980; November 9, 2001, effective February 15, 2002]

Rule 12.36 — Form 22: Notice of Chief Medical Officer's Report or Application Pursuant to Iowa Code Section 229.13.

Removed from chapter by court order May 22, 2019, effective September 3, 2019.

Form 22 [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002; May 22, 2019, effective September 3, 2019]

Rule 12.36 — Form 23: Order After Evaluation Pursuant to Iowa Code Section 229.14.

Removed from chapter by court order May 22, 2019, effective September 3, 2019.

Form 23 [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002; May 22, 2019, effective September 3, 2019]

Rule 12.36 — Form 24: Notice of Appeal From the Findings of the Judicial Hospitalization Referee.

IN THE IC	OWA DISTRICT COURT IN ANI	O FOR COUNTY, IOWA
IN THE MATTER OF:		No
ALLEGED TO BE SER MENTALLY IMPAIRE		NOTICE OF APPEAL FROM THE FINDINGS OF THE JUDICIAL HOSPITALIZATION REFEREE
Respondent.		
TO:	, JUDGE OF THE	JUDICIAL DISTRICT OF IOWA AND
	, CLERK OF THE DISTRIC	T COURT:
	by appeals the findings ofs mentally impaired and requests aCounty, Iowa, all pursuar	Judicial Hospitalization Referee review of the matter by a Judge of the Iowa District Court In to Iowa Code section 229.21.
Dated the	day of	, 20
	SIG	NED
	(Re	spondent, Next Friend, Guardian, Attorney)

Form 24 [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]

Rule 12.36 — Form 25: Attorney's Report and Request for Withdrawal Pursuant to Iowa Code Section 229.19.

IN THE IOWA DISTRICT COU	RT IN AND FOR	COUNTY, IOWA
IN THE MATTER OF:	No.	
		NEY'S REPORT AND REQUEST
ALLEGED TO BE SERIOUSLY MENTALLY IMPAIRED,	FOR V	WITHDRAWAL PURSUANT TO WA CODE SECTION 229.19
Respondent.		
COMES NOW,	, a regularly practici	ing attorney of
After having been employed or appointed to Respondent, I interviewed respondent, attended reports thereof, examined any hospital reports	o represent if the hearing on the applicat available, and examined the	the above named, the attending physician or the witnesses who appeared at the hearing:
It is my opinion that there is no further need	of legal services at this tim	ie.
I hereby request to be allowed to withdraw	as attorney for the above-na	med Respondent.
	Name:	
	Address:	
	City:	
	Phone No.:	
	ATTORNEY FOR	RESPONDENT
On this day of,	as attorney for respondent,	was considered by the undersigned and is
hereby approved. Said counsel is hereby releas viously appointed)		
	Judge of the	Judicial
	District of Iowa or	
	Judicial Hospitaliza	ation Referee

Form 25 [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002]

Rule 12.36 — Form 26: Claim for Attorney or Physician's Fees Order and Certificate.

IN THE IOWA	DISTRICT COURT IN AND	FOR	COUNTY, IO	WA
IN THE MATTER OF:		No		
ALLEGED TO BE SERIOU MENTALLY IMPAIRED, Respondent.	Y IMPAIRED, OR PHYSICIAN'S FEES ORDER AND CERTIFICATE			
STATE OF IOWA,	CC	OUNTY, ss:		
(Court) (Judicial Hospitaliza mentally impaired, pursuant on the attached itemized state to receive, any compensation	(r) (physician), states that he/sh ation Referee) to (defend) (exa- to Iowa Code section 229.8; the ment and that this claimant has a for such services from any se- mant prays for an order to be co-	amine) the above-nan lat services have been s not directly, or indirectly.	ned respondent, alleged completed by this clain actly, received, or entered	nant as set forth
Oath and Signature				
penalty of perjury and pursu	first, middle, last nant to the laws of the State of			this Claim
is true and correct.				20
Claimant's signature*		Month	Day	Year
Mailing address		City	State	ZIP code
Phone number	Email address		dditional email address, if	applicable
*Whether filing electronically of the form after signing it and the	or in paper, you must handwrite yo en file electronically.	our signature on this for	m. If you are filing electro	nically, scan
	OR	DER		
and ordered paid out of the c County Auditor for payment	im has been duly considered, is county treasury. The Clerk is do to claimant, as provided by st	lirected to certify a contatute.		
	Judy	ge of the		Judicial
		trict of Iowa or		
	Judi	cial Hospitalization l	Referee	

Claim for Attorney or Physician's Fees Order and Certificate (cont'd)

\sim	D'	ч	171	A'	п	Г.

The above is a true copy of for payment.	claim and order as appears of record in m	ny office and is hereby certified to County Audito		
Dated this	day of	, 20		
	(Deputy) Clerk	(Deputy) Clerk of Said Court		

Form 26 [Supreme Court Report 1979; amendment 1981; November 9, 2001, effective February 15, 2002; Court Order March 31, 2020, temporarily effective March 31, 2020, permanently effective May 30, 2020]

Rule 12.36 — Form 27: Order of Detention Pursuant to Iowa Code Section 229.22(2).

Removed from chapter by court order May 22, 2019, effective September 3, 2019.

Form 27 [Supreme Court Report 1979; amendment 1980; amendment 1981; November 9, 2001, effective February 15, 2002; May 22, 2019, effective September 3, 2019]

Rule 12.36 — Form 28: Magistrate's Report Pursuant to Iowa Code Section 229.22(2)(a).

Removed from chapter by court order May 22, 2019, effective September 3, 2019.

Form 28 [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002; May 22, 2019, effective September 3, 2019]

Rule 12.36 — Form 29: Emergency Hospitalization Order Pursuant to Iowa Code Section 229.22, Subsections (3) and (4).

Removed from chapter by court order May 22, 2019, effective September 3, 2019.

Form 29 [Supreme Court Report 1979; November 9, 2001, effective February 15, 2002; May 22, 2019, effective September 3, 2019]

Rule 12.36 — Form 30: Quarterly Report of Patient Advocate Pursuant to Iowa Code Section 229.19(6).

Removed from chapter by court order March 6, 2020.

Form 30 [Supreme Court Report 1981; November 9, 2001, effective February 15, 2002; March 6, 2020]

Rule 12.36 — Form 31: Notice to Patient of Name of Advocate Pursuant to Iowa Code Section 229.19.

FORCOUNTY, IOWA
No
NOTICE TO PATIENT OF NAME OF ADVOCATE PURSUANT TO IOWA CODE SECTION 229.19
icating with you and representing your interests in any mat
Clerk of District Court

Form 31 [Supreme Court Report 1981; November 9, 2001, effective February 15, 2002]

Rule 12.36 — Form 32: Notice to Respondent Pursuant to Iowa Code Section 229.14(2)(d).

Removed from chapter by court order May 22, 2019, effective September 3, 2019.

Form 32 [Supreme Court Report 1982; November 9, 2001, effective February 15, 2002; March 9, 2009, effective May 11, 2009; May 22, 2019, effective September 3, 2019]

Rule 12.36 — Form 33: Hospitalization Order Pursuant to Iowa Code Section 229.14(2)(d).

Removed from chapter by court order May 22, 2019, effective September 3, 2019.

Form 33 [Supreme Court Report 1982; November 9, 2001, effective February 15, 2002; March 9, 2009, effective May 11, 2009; May 22, 2019, effective September 3, 2019]